



PATENTS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Weaver, III et al.	Attorney Docket:	41061/261991 (1213-003)
Serial No:	09/921,620	Examiner:	Truong, Thanhnga
Conf. No.	7509		A.
Filed:	August 3, 2001	Art Unit:	2135
TITLE: METHOD AND SYSTEM FOR ENCRYPTING AND STORING CONTENT TO A USER			

SECOND SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Mail Stop – After Final
Director of the United States Patent and Trademark Office
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Transmitted herewith is Form PTO/SBO8A listing a document provided with this Second Supplemental Information Disclosure Statement that may be relevant to the subject application. It respectfully requested that this document be considered by the Examiner and an initialed copy of each form be returned to the undersigned. It is believed that this disclosure complies with the requirements of 37 CFR §§ 1.56, 1.97 and 1.98 and the MPEP § 609. If for some reason the Examiner considers otherwise, it is respectfully requested that the undersigned be called so that any deficiencies can be remedied.

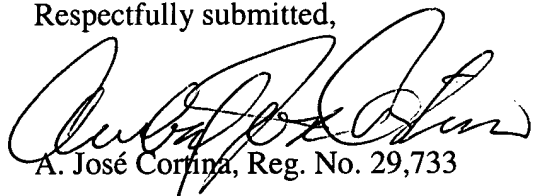
Submission of this document is consistent with the broadest interpretation of the duty of disclosure. In accordance with the rule for patent prosecution, such a submission is not to be construed as an admission that the information cited in the Second Supplemental Information Disclosure Statement is, or is considered to be, material to patentability as defined in §1.56. Applicants respectfully reserve the right to challenge a conclusion that any of the submitted material represents information constituting prior art to the present application or that the information that applicant has located would be of the type used by one of ordinary skill in the art in solving the problems addressed in the present application. The submission of these materials is consistent with the duty of disclosure and should not be interpreted as an indication that applicant has made a prior art search such that the examiner should not undertake to conduct an independent prior art search.

Applicants provide the following information to help introduce the Examiner to the cited art. Applicants encourage the Examiner to read the cited art carefully to seek all portions that may be relevant to one or more pending claims.

Applicants cited the attached reference which has been cited in a July 18, 2005 co-pending U.S. Application Serial No. 09/921,616. As an Office Action has been issued for the above-cited application, Applicants have only recently become aware of this art, and thus, believe that no additional fee is due.

Dated: July 27, 2005

Respectfully submitted,



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Substitute for form 1449A/PTO JUL 25 2005		<i>Complete if Known</i>	
INFORMATION DISCLOSURE STATEMENT BY APPLICANT <i>(use as many sheets as necessary)</i>		Application Number	09/921,620
		Filing Date	08/03/2001
		First Named Inventor	Weaver, III et al.
		Group Art Unit	2035
		Examiner Name	Truong, Thanhnga A.
Sheet	1	of	1
		Attorney Docket Number	
		41061/261991 (1213-003)	

U.S. PATENT DOCUMENTS

FOREIGN PATENT DOCUMENTS

Examiner Signature _____ **Date Considered** _____



Attorney Docket No. 41061/261992 (1213-003)

AJT 2135 22W

CERTIFICATE OF MAILING UNDER 37 CFR 1.10

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Filing Date: August 3, 2001
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Date of Deposit July 27, 2005

Type of Document(s) Certificate of Mailing
Second Supplemental Information Disclosure Statement;
Form PTO/SB/08A; and
Return Receipt Postcard.

I hereby certify that the documents identified above are being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope on July 27, 2005 and is addressed to the Director of the United States Patent and Trademark Office, P.O. Box 1450, Alexandria, Virginia 22313-1450.

Lynette M. Bailey
Signature

Lynette M. Bailey